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PRE-APPEAL BRIEF REQUEST FOR REVIEW		Docket Number (Optional)	
		URQU.P-019	
I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail	Application Number		Filed
of interval and the second of	10/549,551		9/19/2005
on	First Named Inventor		
Signature	Caroen		
	Art Unit		Examiner
Typed or printed name	3654		Brahan
Applicant requests review of the final rejection in the above-identified application. No amendments are being filed with this request. This request is being filed with a notice of appeal.			
The review is requested for the reason(s) stated on the attached sheet(s). Note: No more than five (5) pages may be provided.			
I am the	<u>_</u>		. 1
applicant/Inventor.	11/6	anna	1 Jan
assignee of record of the entire interest. Marina T Larson			Signature
See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)	Typed or printed name		
attorney or agent of record. 32,038	970-262-1800		
registration number	Telephone number		
attorney or agent acting under 37 CFR 1.34.	June 15, 2009		
Registration number if acting under 37 CFR 1.34	_		Date
NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below*.			
*Total of forms are submitted.			

Applicants request a pre-appeal brief review of this application.

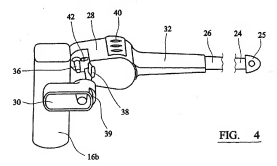
Obviousness Rejection of Claim 24 and Claims Dependent Thereon

Independent claim 24 and dependent claims 5, and 10-12 are rejected under 35 USC \S 103(a) as unpatentable over Tremblay (US 5,373.915) in view of Nicholas (US 3.272.557). Dependent claims 3, 4, 7, 8 and 13 are rejected under 35 USC \S 103(a) based on this combination plus additional references.

In order to present a prima facie case of obviousness, the Examiner must address each and every limitation in the claims. In this rejection, the Examiner has not done this, and thus has failed to present a prima facie case of obviousness.

The invention as described in claim 24 is a stairlift chair and which includes a "containment device" (i.e. a seat belt) with specific features recited in the claim. The Tremblay device is a stair lift chair, and it has a seat belt, the Examiner acknowledges (Office Action of 12/17/2008, ¶ 2) that this seat belt does not have any of the features required in claim 24. For these features, the Examiner cites Nicholas.

These features of the claimed structure can be seen from Fig. 4 reproduced here for convenience.

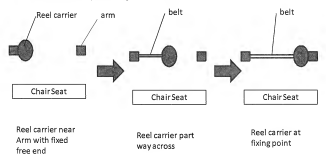


As recited in claim 24, the structure of the containment device in the claimed invention is:

- a fixing point (30) mounted on or adjacent one of said spaced sides;
- a reel carrier (28) having a housing sized and shaped to locate comfortably within a users hand and having a fixing component integral with the housing, which fixing component is engageable with the fixing point:
 - a reel rotatably mounted in said reel carrier;
- a length of belt (26) wound onto, and fixed at one end to, said reel and having an opposite free end (25), wherein the opposite free end is fixed on or adjacent to the other of said spaced sides, and wherein said reel carrier is displaceable laterally between said spaced sides to position said fixing component for engagement with said fixing point.

(reference numerals relevant to Fig. 4 have been added).

Schematically, the operation of the containment device of the invention (when viewed from the front of the chair) can be depicted as follows:



Nicholas describes a seat belt for use in an automobile (not a stairlift chair) that includes a belt retractor. In all of the depicted embodiments of Nicholas, this retractor is fixed on the floor, beside the seat not on a side of the seat, for example retractor 40 is within receptable 20 shown in the figures. The Examiner, however, relies on a single line of text in Nicholas which reads:

The retractor may be one which travels with the belt, or it may be one which is permanently secured to the ear 41, and thereby remains stationary within the receptacle.

(Col. 2, lines 70-71). The Examiner equates this one very general statement with a teaching of

all of the limitations of the claim acknowledged to be missing from the Tremblay reference. The Examiner has offered no evidence of what kind of retractor that travels with the belt was known at the time of the Nicholas patent, nor has he offered any reasons as to why a person skilled in the art would assume or understand from Nicholas that the limitations of claim 24, in which the fixing component is part of the housing, were taught by this statement in Nicholas. Indeed, since the same spring loaded retraction mechanism is said to be used regardless of the position, it must be understood that the retraction occurs in response to a loss of tension on the belt. (Col. 3, lines 1-5) Thus, no requirement for a retractor housing that directly interacts with the fixing point when the belt is buckled can be inferred.

Obviousness Rejection of Claim 19

Independent claim 19 is rejected over the combination of Tremblay, Nicholas and Berton. Claim 19 recites a stairlift chair with a containment device. The containment device has a housing/reel carrier that is like the ones discussed above. The containment device of claim 19, also has a second (shoulder) belt fixed at one end to a raised part of the chair and at the other end to the reel carrier.

As discussed above, Nicholas does not disclose a reel carrier housing combination like that of the claims. Berton discloses a shoulder belt and a lap belt combination. Each is closed by a separate buckle mechanism 19 in the middle of the belt. Thus adding the shoulder belt of Berton to the combination of Tremblay and Nicholas would not result in the claimed invention, since there is no teaching in Berton of the shoulder belt being even attached to a common buckle with the lap belt. Thus, this combination of references does not teach all of the elements of claim 19 for this additional reason.